We are authorized to announce Joseph J. Fierce, of Forbes township, as a candidate for the office of Collector, of Holt County, subject to the decision of the Republican Nominating

We are authorized to announce John Currell Nodaway township, as a candidate for the f Nodaway township as a candidate for the f Nodaway township an Nominating Conven SHERIFF.

We are authorized to announce C. J. Hopper. I Forest township, as a candidate for the office Sheriff of Holt county, subject to the decision the Republican nominating convention.

ASSESSOR. We are authorized to announce Fred E. Bur-ett, of Benton township, as a candidate for e office of Assessor, of Helt county, subject to be decision of the Republican Nominating

COUNTY SURVEYOR

We are authorized to announce David Allen.
Forbes township, as a candidate for the office
[County Surveyor, of Holt county, subject to
be decision of the Republican Nominating We are authorized to announce C. G. Landon as a candidate for the office of County Surveyor. of Holt County, subject to the decision of the Republican Nominating Convention of said

We are authorized to announce Wm. M. Mor-

PROSECUTING ATTORNEY. We are authorized to announce G. W. Mur phy as a candidate for the office of Prosecutin Attorney, of Holt County, subject to the deci-ion of the Republican Noralizating Convention

We are authorized to announce George Aser dorf, as a candidate for the office of Represer tative, of Holt county, subject to the decisio of the Republican nominating convention.

REPRESENTATIVE.

They Sound His Praises.

Hon. John Kennish, of this county, will undoubtedly be the Republican nominee at Springfield for attorney general, if the wishes of the leading men of ing the national convention, and met a paper dollars, but every dollars so the land should be assessed at about 50 which the case was at first by the whole bly they referred to Holt county as the as well as to all others. That is what attorney-general. Among the number of Republicanism since the foundation was Senator O'Bannon, one of the lead- of the party. . ing Republican editors of southwest Massouri, who was unstinted in his praise of Holt county's favorite.

Senator Kennish has made no effort ed a mention of his name in that connection. It is a clear case of the office seeking the man. He would add great strength to the ticket over the entire state, and strength is an element that is needed. He has few superiors upon the stump in our state.

Home Again.

porter:

new or old."

issue said:

They (the Democrats) have repudiate

the United States. They have spit up-

on the fathers of the party whose name

and erganizations they claim; have pro

claimed Jefferson an ignoramus; Jackson

a conspirator; Beuton a knave and Cleve

For the faith handed down through

hundred years of glorious party history, they have substituted a fad rejected by

every intelligent civilization on the globe

and for the exponents of that faith they

have substituted such apostles of Popu

lism as Stewart; such exhorters of social

ism as Tillman and such evangels of

Saturday's work makes Kentucky Re-

publican for years. Before Saturday Bradleyism was dead, but Saturday

carry Kentucky over a party which binds itself over the corpse of free sil-

verism. The one chance now for Ken-

convention shall not ratify its stupen

dous blunder, and that chance seems al

Eczema is a frightful affliction, bu

fails to cure Piles. Sold by T. S. Hinde

VIA BURLINGTON ROUTE.

VINE HOVEY, St. Louis, Mo. Agent, Forest City, Mo.

anarchism as Altgeld.

Hon. Geo. C.Crowther,our representafrom this district. Mesers. Crowther to his unanimous nomination with pleasure and satisfaction, believing him to be out regard to whether the warrant straightferward and intelligent applica- not. Mr. Schell, after consultation with tion he has made of himself a symmet- able counsel and careful consideration. rical, intellectual gentleman. His at- decided that under the law he could as intelligently as any one; he grasps af- it has been prosecuted with much vigor fairs as firmly as the best, and as a mem- and considerable expense, we suppose ber of the pension committee of the In the meantime the holders of the old character, culture and strength. He is settled with as the years go by, under a man for whom the voter can vote with an enabling act passed by the legislapride; upon whom the citizen can look ture, which permits the county court to with satisfaction as their representative, pay off the old county warrants from and whom one can seek as a type of the the annual surplus. The favorable decompanionable gentleman.

The Sentinel and the Campaign.

Never before have the American people entered upon a presidential campaign with more earnest desire to vote rightly and for the best interests of all the people. To enable them to reach that intelligent basis of voting for safe and prosperity creating government, they must keep posted on all the issues, situations and conditions, and in such a thorough candid manner that the arguments, statistics and proofs presented will carry conviction to those who think and act in accordance with tinguished of Kentucky's living sons their own best judgment. This is a year when appeals to reason and for the benefit of all the people will be entertained for all they are worth, and THE SENTINEL enters upon the campaign with only a desire to aid the people in gaining a government that will bring relief and restore prosperity to all the people of the Nation who are willing to work. The opponents of Republicanism are already endeavoring to mislead the Republican friends of silver by every imaginable species of falsehood and mis representation. Practically all of the Republican voters are satisfied with the present financial system and the present made it possible for any Republican to use of silver, and that is just what the National Republican platform of this year declares. No Republican should tucky Democracy is that the Chicago permit himself to be misled by those opposed to Republican rule.

Finance, tariff, and labor and busi ness for all Americans who will work will Those are Republican corner stones, but they will be equally helpful to the Witt's Witch Hazel Salve. It never voters of all parties. THE SENTINEL TO ST. PAUL AND MINNEAPOLIS will present them on that basis, and it will steadily adhere to the truth. We all need restored prosperity for all. This is the year to work and vote for it, and it can only be regained by work and the can only be regained by work and between the can only be regained by the votes. We invite you, one and all, to city via furfilington Route and Sioux City line. Consult Ticket Agent.

L. W. WAKELEY, G. P. A. and thus aid in bringing about Protection, Prosperity and Patriotism.

Genuine Republicanism.

If THE SENTINEL Was ever proud of For twenty years THE SENTINEL has the Grand Old Party, it is certainly advocated more equitable tax assess- Mrs. Catharine Hahn vs. George Dawson uthorized to amounce L. I. Moore township, as a candidate for the against any change in our money sysnumber this paper has called attention supreme court. Mrs. Hahn loses the lands tem. The country is now and has been to the fact much assessable property contested for, and Dawson & Frazer win since 1834 practically, and certainly escapes the assessors by oversight or upon every point. since 1879, on a gold basis. The existing design, thuscausing the owners of small standard is the gold standard, the stan- properties to share an undue proportion tion, one of the most stubbornly contesdard of the enlightened nations of the of the burden of maintaining our local ted suits ever tried in the Holt county world. There are only two standards - government. Conditions that have circuit court has been settled by a dethe gold and the silver. The silver stan- prevailed for years still exist. Unequal cision of the highest judicial tribunal in dard countries are Mexico, China, and assessments present an ever-present the state. On March 24th, 1892, Mrs. the semi civilized and uncommercial problem in this as in every county. Re- Catharine Hahn who owns a large tract nations of South America. Silver in South form in this direction seems to be a yain of land on the Missouri river bottom river, or channel thereof, ran permanently be-America belongs to the Spanish coun hope and it may be necessary to amend south of Curzon switch, brought a suit, tween said island, and the said plaintiff's land tries and is about on a par with the the revenue laws to provide for a single by her attorneys, T. C. Dungan an L. as it was originally surveyed, by the govern Spanish civilization of Mexico and tax assessor before a true remedy can be R. Knowles, in the circuit court of Holt tiff's land, and that afterwards, said channel of we are authorized to announce Lee Devorse, if Ferest township, as a candidate for the office of Collector, of Holt County, subject to the design of the Republican Nominating Convenof the United States is the standard of It is evident that taxation under ex- amount of made land, which had origin- and deposit of sand, and mud, therein, so that all the progressive and prosperous coun- isting laws cannot be fair and just un- ally been formed in the shape of an tries of the world. It belongs to the less every species of property, is assisland in front of her lands, and, then, un's land and they must find for the defend

se John Cartis, Teutonic, Anglo-Saxon and Scandinavian civilizations of the world. It is valve. The word as applied to the of cession of the river, and a killing up of on a par with the greatest enlighten- fice is today a misnmer. We practite slough (formerly an arm of the river) lowing: ment and the most genuine progress. This year the people of the United more properly styled the lister, and in her main shore lands. Messrs. George States must choose whether they will many cases he signally fails in listing Dawson and John Frazer had gone onto not merely surrounded by water, when the abandon their Angle-Saxon, Teutonic, the property. A says in his assessment said island or made lands, sometime be. river was high, but permanently surrounded by and Scandinavian civilization and plunge blank that \$4000 is all the money, notes, fore this, and had built them a house a channel of the river, and not a sand bar, subthemselves into the semi barbarism of bonds, etc, that he owns, when in fact there and reduced a large tract of these river, and connected with the main land whe the Sanish American states. We have no he is the possessor of four times the doubt as to the outcome. We believe amount. In many cases the assessor We are authorized to announce Ferduande
C. Meadows as a candidate for the office of Assessor, of Holt county, subject to the decision of the Republican Nomination Convention.

The outcome. We believe amount. In many cases the assessor amount. In many cases the assessor that our present civilization will be has every reason to believe that the list of the Republican Nomination Convention. our present standard of money, which is ing so he deliberately violates his oath the measure of wages and products, of office. So as regards the land owner; The currency of this country will not be the assessor passes A's list who returns debased while the American people re- his land at ten dollars per acre, when in tain their good sense. We believe that fact he is using money borrowed on the outcome will be victory for the Re- that same land at a basis of twenty-five publican party that has had the courage dollars per acre. Why an assessor to say that the existing standard shall be should put property on his books at 25 maintained. There are only the two sides. to 50 per cent of its value, when the law, Those who believe in changing the pres- which he holds his hand toward high gan in earnest. ent standard to silver monometalism and heaven and severs "so help him God" those who believe in the existing stan. he will obey, requires that it must be a good deal of legal sparring from both dard, viz., the maintenance of all our assessed at "its true value in money." money-whether, gold silver or paper- We do not attack the official integrity of all on a parity with each other. The the assessors. We believe them as a jury at the January term, 1893. A large plaintiff was then owner, of the deeded land, Republican party has cast the die. It class to be high-minded, honorable amount of testimony was gone through is ready to make the fight on the present gentlemen, and fully realize that they standard, and the Democratic party find when inducted into office, that they tions, objections, instructions, etc., etc., must meet it. Sixteen to one, free and cannot assess property at its true value the record was swelled to immense prounlimited coinage, that is the other side without doing great injustice to the peo- portions. At the end of the trial, how ple who elected them and, moreover, The Republican party proposes no that the universally accepted construct and Frazer, and Mrs. Hahn appealed to change in the existing standard. It tion of the law is, and has been fory ears, the supreme court. In the supreme simply has had the courage to endorse that true value in money means only a court the case was "held up" for a long unequivocally the present standard per cent of actual value, but this per while. It was tried at Jefferson City on which brought us peace and prosperity cent should be equal, and should ap the 6th day of January, 1895, Messrs T.

a number of the leading men of the stamped shall be as good as gold, worth per cent or \$1500 and the note at 50 per court referred, did not decide the case; party from all over the state. Invaria- 100 cents to the farmers, the mechanic, cent or \$1500, a total value of \$3000, be- but, said division, about a year later, recause that is what that land is worth or home of Senator Kennish, whom they the Republican platform means. It is that sum of money would never have sitting in banc, and then it was, that, guide. Beginning first with the instructions the best and most learned philosophers, is closing upon the remains of her he most thought by far as the strongest man for no new doctrine. It is the doctrine, been loaned upon it. If our assessors would only understand and act that every species of property is to be assessed at a certain per Current Revenue Warrants. cent of its true value in money as ascertained from the latest reliable informa-A decision has just been handed down last and most difficult problem in our county treasurer as well as county warrant holder, and sustains THE SENTINEL revenue system would be solved, and in its opinion, often expressed, that there would be no longer ground for friends.

warrants issued in 1895 out of the of property is made to bear more than revenues of 1896, until there is a surplus its just share of taxation. If the per cent of valuation should be from the revenue of that year first ascertained. Below we give an item on the 100 (as fixed by law) instead of having 100 millions of taxable property as in subject taken from the Savansah Re now the case, we would have about 3,000 millions, and the levy for state, munici-Ex-Treasurer Jacob Schell received a tive in congress, has returned to his dispatch from his attorneys, on Wednes. pal, road, and school taxes could and home in St. Joseph, and is now among day, that the supreme court had finally would be reduced to one third the pres us again. He has made the best and decided the old warrant case in his favor, ent rate. Then there would be much most active congressman—one who has The suit was brought to require the less incentive and no possible excuse been in closer touch with the masses of treasurer to pay the warrants in the or. for tax dodging. It wouldn't pay to his constituents, than any member sent der presented, regardless of the year or send bonds, money, etc., to New York, amount of levy and expenditures, and or to procure greenbacks for gold and and James N. Burnes, were the only two also damages in double the amount of silver on the last day of May each year. ever sent from this district, for the past the warrants for failure so to do. When People with money, bonds and notes twenty years, that truly represented the Mr. Schell assumed the treasurer's of would have no excuse for not listing district. THE SENTINEL looks forward fice the practice had been to pay the this class of property, and many millions would be added from that source warrants in the order presented, withalone. As it is now, with every species the logical candidate of our party. By was issued during the current year or of property, excepting notes, bonds, etc., assessed at 25 to 40 per cent, and the latter at face value, the holder of this latter kind of property feels justified in tainments are of the solid sort, and yet only pay such warrants as were issued omitting it from his list, and doubtless he has the polish that comes with during the year in which the levy was often does so. It matters not what per thorough culture. He discusses issues made. A suit at law was the result, and cent of actual value property may be assessed at for taxation, so it is uniform on all kinds of property, throughout the county, and assessor Burnett should so present congress he brought dignity county warrants are being gradually act. The greater the valuation the

smaller the tax rate. The smaller the valuation the larger the tax rate. The assessor is, in our opinion, the most important office in the service. His work is the foundation upon which taxes are levied and collected. It is, cision by the supreme court is a great therefore, important that the man relief from suspense for Mr. Schell, and selected for this service should be his friends heartily congratulate him on thoroughly acquainted with the duties, the favorable result. Of course this and have the perve and industry neces decision will not modity or affect the sary to list all property, and have the present course of paying off warrants, ourage to refuse any list, that in his udgment, does not appear to fair and ust. The present assessment of our county does not provide money for HENRY WATERSON, editor of the Louis actual needs of the county, and the rille Courier Journal, the leading Demo ounty court's hands are practically tied, cratic paper of the south, in a recent and the people cry for bridges, and other necessary improvements, never think-ing that the court cannot lawfully go beyond its revenue, and the only way to the only president the Democratic party has elected and sented for 30 years. provide them with sufficient revenue They have repudiated the most disand the only way to do this is to make the assessment such as to provide the and the greatest Democratic intellect in

ecessary revenue.

Recommendations by Our Citizens of the Mason Pruning Implement. OREGON. Mo., June 25, 1896. We the undersigned, having witness Implement, have no hesitancy in saying by far the most practical and efficient tool for pruning and trimming trees we have ever seen, and every one who has that kind of work to do will find it to their interest to procure the

se of these labor saving devices: Henry T. Alkire, Mayor. J. H. C. Curtis, County Clerk. C. O. Proud, Druggist. Robert Montgomery, Banker S. F. O'Fallon, Attorney. E. P. Hostetter, Merchant. George Anderson, Prop'r Canning Henry Cook, Blacksmith. George P. Luckhardt, Fruit Grower. Giles A. Laughlin, Attorney. Henry Zachman, Fruit Grower. Daniel Zachman, Banker. SAVANNAH, MISSOURI.

W. H. Kinzer, Undertaker. Wm. Ent, Com. M'c'h & Fr't Grower. W. S. Wells, Cashier of State Bank. 7. Townsend, County Collector. Jenkins, Nurseryman. Jule Schnitzius, Lumber Merchant J. J. Miller, ex-Merchant C. C. Summerville, Hardware Merch. Bennett, President State Bank I. R. Williams, Attorney. Eli Beaghler, Deputy County Clerk T. S. Reed, County Clerk. O. E. Paul, Editor Reporter. L. B. Wiles, Pactor M. E. Church. King DeBord, Editor Democrat.

Knickerbocker, Mayor.

Dawson and Frazer Win.

The great island accretion land suit of After more than four years of litiga-

essed at the same per cent of its true finally, annexed to her lands by a re- auts." tically have no assessor he should be which had separated said island from lands to a good state of cultivation. The the river was low." slough between these lands and the "old" To the giving of which instructions, of time this suit was begun and these lands had become high and dry, and quite valuable. Messrs. Dawson and Frazer resisted Mrs. Habn in her efforts to dispossess them, and they finally came to Oregon and employed S. F. O'Fallon and H. T. Alkire to defend against the suit Mrs. Hahn had commenced for the lands. It was then that the contest (the battle royal it finally proved to be) be-

After the answer was filed there was sides for some time, but finally the issues were joined and a trial was had by a on both sides, and, including the excepever, the jury gave a verdict for Dawson after six months more, on June 17th, 1896, a decision was finally reached. affirming the judgment of the court be-

Hahn's claim. Mesers Dawson & Frazer are very jubi ceiving the congratulations of their

county treasurers have no right to pay complaint that any any particular class Following is the decision of the su preme court in full: In the Supreme Court of Missor'i. In Band

April Term, 1801. Catharine Hahn, Appellant George Dawson, et al., Respondents. This is an action for certain lands formed he original lines of the Missouri river opposit o lot a of the northwest quarter of section : township, 59, range 38, in Holt county. Missouri

and alleged by plaintiff to be accretions to be land. The answer is an admission of possessi but otherwise a general dental. The evidence on the part of plaintiff tende o prove that the land sued for was an accre tion to her land and on the part of defendan that it was an island or bar formed in the Misouri river running between it and the main land for many years until the river finally abandoned this south channel altogether at by its recession plaintiff's land on the south

bank became connected with this bar or islan which defendants were occupying as smaller Without encumbering this opinion with a de tailed statement of this evidence it is sufficient to say there was evidence tending to prove either theory. For the plaintiff the court gave these three

"No. 1. If the jury believe, from the evi dence, that the plaintiff was the owner of the said lot two, of the northwest quarter, of section twenty, in township fifty-nine, of range hirty-eight, and that she held the same under Rhinehart Kleber and wife to her, and that the said Rhinehart Kleber, and the said Catharin Hahn, and those under whom they claim, had inuously, notoriously, for a period of ten years or more before the defendants entered into claim of right, then said plaintiff, is the owner of same; and the court further instructs the pary that said deed, offered in evidence, would be, and is sufficient to convey the title of Kleber and wife, to said land, and all accretions, and vs. Ry. Co. 26 S. W. Rep. 20. diss. op. Sheradditions, thereto made, and formed, to the center of the main channel of the said Missour river, and it makes no difference whether said

accretions or additions were formed in sanc

bars, provided the same are between said sho

the center line of the Missouri river." "No. 2. The court instructs the jury tha of said lands sued for. That the said deed, of fered in evidence, by plaintiff, from Khinchai Kleber and wife, to said plaintiff, Catharia Hann, dated the 31st day of July, A. D., 1886 for the land described therein, is sufficient pass the title to lot two, of the northwest quar ter of section twenty, in township fifty-fine. range thirty-eight, in Holt county, Missouri together with all lands, accreted, or mathereto, to said Catharine Hahn, and if the jury find, from the evidence, that the said land suc for in plaintiff's petition, was formed by th receding, of the said Missouri river, or by de posit of debris and sand against the shore line of said land, described in said deed, then th jury should find for the plaintiff, for the recovery of said land, as described in plaintiff's etition, and should find for plaintiff such sum as damages, as they believe, from the evidence undred dollars; and they should further find.

the monthly value of the rents and profits thereof, not exceeding ten dollars." "No. 3. The court instructs the jury, that, if they believe, from the evidence, that the lot two, section twenty, township lifty-nine, of ment, was bounded on the south by the Mis souri river, and they further find, and believe that at the time of the commencement of this suit, the plaintiff owned, and was entitled t secupied by the defendants, are the products of accretion, to said lot two, they will find for

"The word 'accretion' as used in these mtructions, means the process of adding to land. And for the defendant the court gave the fol-

lowing instructions: "No. 1. The court instructs the jury, that this is a suit in ejectment, and that in such cases, the plaintiff must recover, if at all, upon the strength of her own title, and not by the weakness of the title of the defendants. Thereweakness of the titl "No. 1. The court instructs the jury, that cases, the plaintiff must recover, if at all, upon that the plaintiff has shown her right to the possession of the lands, in controversy, by a preponderance of the testimony, they will find preponderance of the defendants."

Special attention given to Diseases of Women and Children. Office in Van-Buskirk building.

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plaintiff in this action, they must find from a preponderance of the evidence, that the plain-tiff was, at the time of the commencement of this suit, the owner of lot two, of the northwest quarter of section twenty (20), township fiftynine (56), in Holt county, Missouri, as described the city of Washington, July 8 13, has plaintiff's petition, and they must further find, that the land sued for, or some part there of, was alluvion, or accretion thereto; that is, land made, and formed onto, and against, the

must find for the defendants." "No. 3. It the jury believe, from the evidence, that all the land occupied, and in the twenty to thirty early morning prayer possession of the defendants, was an island. formed in the Missourt river, and that the sald county, for the possession of a large said Missouri river, was filled up, by overflow the main land, and said island, became united.

> "To constitute an island, within the meaniof this instruction, the same must be of a per

banks" had entirely filled up about the fendants, as well as the one by the court, mod fring, and explaining No. 3 of defendants, th plaintiff then and there excepted The court refused the following instruct

prayed by plaintiff: "No. 4. The court instructs the jury that controversy was formed in the Missouri river on the north side of the main channel in front of plaintiff's decded land mentioned in the eviby additions thereto by sand, dirt and sediment on either side thereto, and by the space be twen said bar, or land then formed, and plaintiff's deeded land filling up, or by the water of the river receding therefrom, until said land then formed, and plaintiff's deeded land, be- The St. Louis Christian Endeavor came one continuous body of land, your findlieve, and find, from the evidence, that the popular line on the morning of July 7th. at the commencement of this suit, to-wit, lot spiring religious gathering of the centwo, section twenty, township fifty-nine, of tury. range thirty-eight, in this county,"

"No. 5. Although the jury may find that the tions of land, in the Missouri raver, and that slough, or channel existed, in which a consider the said land, and the shore, of said original Missouri river, and that said sand bar, or said tached, thereby, the said sand bar, or formed our state are considered. He is what until it began to be tampered with by ply to all alike. But to assess the land C. Dungan for Mrs. Hahn and S. F. grantors, yet the jury will find that the said may be termed a "strong man." He the Democrats and Populists. When as mentioned above at about one-third O'Fallon for Dawson and Frazer, going land, so formed and attached to said main land. wears well upon acquaintance. The ed- the Republican party returns to power its value and the \$3000 note at its full down in person to argue the case before find that said land so formed, and attached, lay itor of this paper was in St. Louis dur- it will go on making silver dollar and face value is an outrage, when in fact the court. The division of the court to beyond the center of the main channel of the Missouri river, as it originally ran."

The pary found for defendants. facts found by the jury our inquiry must be ferred the case back to the whole court directed first to the instructions given for their only the vulgar and illiterate, but also fuse to be divorced. Who, even when the temb that refused instructions four and five announce the proposition that if the land in controversy low, and forever deciding against Mrs. an island or sand bar with a channel between it and the main land belonging to plaintiff, and that by accretions to said bar or island on the on, and all adhere to that basis, the lant over their victory, and Messrs. on the south bank, or if by the recession of the folly. The only way to become truly tion, when the sudden anguish and the conmust be the imperceptible or gradual accretions to the plaintiff's lands, or the gradual receding land on its north side, and by a change of the river they were thus brought together, such a mion of the two tracts did not make the island an accretion to the main land, Rees vs. McDaniel. 115 Mo. 145; Perkins vs. Adams 33 S. W

Rep. 778 ; Cooley vs. Golden, 117 Mo. 33. The plaintiff's first instruction was also eroneous in this that it announces the doctrine that plaintiff was the owner of all lands made and formed between her shore line and the center of the main channel whether such lands ed in the river, provided they became attached to plaintiff's shore line.

This is an assertion of the right of a riparian wner to all lands whether bars or islands from his share to the center line of the main channel of the river. Whatever may be the law in oth-Misseuzi the riparian owner only owns to the water's edge. He has no claim whatever to soil under the river and consequently has no title to islands which spring up in our naviga ble rivers whether on one side or the other of the center line. This theory, carried to its logical conclusion, would for ver preclude the idea of the state's ownership in islands formed in our navigable streams as the several riparian owners would own all the lands from either t conflicts with the law of accretions which is not restrained by the original center line of the river. Rees vs. McDaniel, 115 Mo. 145; Cooley vs. Golden, 117 Mo. 33; Naylor vs. Cox, 114 Mo. 232. This instruction was erroneous and by far too favorable to plaintiff and while it was in conflict with the third instruction given for de fendants, plaintiff can not complain of an error committed in her favor and of her own making. Reardon vs. Ry. Co., 111 Mo. 381; Baker

wood, J. Defendants' instructions above set forth cor rectly declared the law, and as there was am ple evidence from which the jury could find the facts upon which they were predicated, the verdiet of the jury will not be disturbed and the judgment of the circuit court is affirmed. Brace C. J., Barclay, Sherwood, Macfarlane, Burgess and Robinson, J. J., concur.

JAS. B. GANTT. Here's a Tip on Apples.

The three or four consignments of American apples recently sent to the London market have sold more readily and brought better prices than the California peaches, pears, and other fruits which were shipped to England in July, W. C. T. U. August and September. It is good news for American apple raisers. The New York market has for some weeks been supplied with apples that no American citizen ought to be asked to eat, either raw or cooked. It is discreditable to American fruit growers that we have had so much inferior fruit here this year We have noticed that Oregon is boasting loudly of its fruits, more particularly its apples. Have these Oregonians ever heard of New York, or of its

Pruning Implement. O. A. Winston, of Savannah, Mo., is in our city exhibiting the Mason pruning Implement, with which to prune trees. It consists of a saw, a cutting knife, a place. Dr. Hodgson says it is a very chisel and a cleaver, ail on one handle and so arranged that one man standing, by the washings of the Missouri river, and the all the time on the ground, can do the results of such process are termed alluvion, or work of four to six men in the ordinary way of pruning. It is certainly a very useful implement to anyone having

For Christ's Sake. The general outline of the program of

the fifteenth international Christian Endeavor convention, which will be held in been announced. It is expected that fully 60,000 people will attend the convention, which will open on Wednesday 25 said lands, owned by the plaintiff, by the de- of next week, with twenty two meetings 27 posit of sand and soil, from the washings of the held in the largest churches of the city. 28 On every morning of the convention 29 there will be held at 6:30 o'clock from meetings in as many churches. The 2 formal opening of the convention will occur on Thursday morning of next week in the three great tents which will be pitched upon the white lot, just south about 10,000 persons each, including a a chorus choir of about 1,000 voices. On inches, which is but little over half the State rallies will be held on Saturday in 1862. grand citizen rallies will be held the The maximum was 920 on the 18th, the same evening in the three big tents. In minimum 500 on the 12th. The maxi-

praise meetings will be held at the mum 41° in 1856 and 1862. Washington monument. The Endeav-Those of our people who anticipate vis- pull on the shoulders; absolutely proof you believe from the evidence that the land in Louis, and then the Baltimore & Ohio Washington the following day. These

roads make a one-fare round trip rate. Union will leave St. Louis over this Go and see the grandest and most in- married to Justis Majors and became the

Churches.

We acknowledge a very pleasant call from Elder Johnson, who is now in charge of the Christian churches at Forest City and New Point. On Saturday evening last and Sunday morning he ocland, to said shore land, of said plaintiff, or her cupied the pulpit at Forest City, and stek or in trouble, she was there lending a helpselected for his sermon a text from ing hand; was anyone in need, she relieve Ecel. ii 23: "For God giveth to a man their wants as far as their necessities require that is good in his sight, wisdom, and or her ability permitted in the language of her knowledge and joy." He stated that the hath done what she could." United testimonies of reason, revelation, and experience, prove that man is a wounds we seek to heal, other afflictions to lapsed and indigent creature; and not asked by plaintiff and refused. It will be noted have ever been ignorant of the nature and true character of God, 'till taught was originally formed in the Missouri river as by him. While a man is asleep he may dream that he is awake, and believe all imaginary objects to be real; so a man that by accretions to said bar or island on the south side it finally extended to plaintiff's land may think himself wise while pursuing grief is calmed into the gentle tear of recollecformation of the bar or island the bar and the morning he selected the following from most loved is seftened away into pensive medinain land became connected, then plaintiff became the owner thereof as an accretion. This instruction was clearly erroneous in that it the epirit of fear; but of power, and of voice from the tomb sweeter than song; from loye and of a sound mind." He stated its peaceful bosom spring none but fond regrets title to accretions is based, namely that they that effects prove their cause. And a and tender recollections. She has only gone be slavish fear arises from a consciousness of the river therefrom. If the accretions were of guilt; but where sin is removed, a fear to the island on the south side and to the main- of punishment is taken away. Nothing tends more to mar our usefulness, than a base fear; it was this that caused the wicked servant to bury his talent, when he ought to have traded with it. All men are to be loved, but no man is to be feared. Sunday evening he occupied the New Point pulpit, and preached to a good audience, selecting for his text. "God is not ashamed to be called their God; for he hath prepared for them a city." Such is the amazing condescen sion of God, that notwithstanding the meanness of our nature, the yileness of our practice, and the great poverty of our present condition, he is not ashamed

Richville.

-Mr. Jewelle, has put him up a stable -Ludwig Waegle's baby was ill glast

-Mr. Holms is putting up a new log house just east of Mr. Opel's. -Mr. Joe, Curtis brought him

new binder one day last week. -Last Tuesday Frank Foos took his niece Miss Maggie Criss, to her home

on the prairie. -Mrs.Loucks and son, F. Forney, were lown to see Mrs. Sarah Iddings, Mrs. Louck's mother.

-Thomas Kneale and some of his young friends were out to the river fishing one day last week

-Old Mr. Proffitt, was quite ill last this year will worth, I am, week with cramp colic. Dr. Hodgson was called to attend him.

-Rey, H. Crampton preached in the school house Sunday afternoon. Rev. J. Herrington preach in same place in the orenoon and in the evening. -While in Oregon Mrs. Mathews

vas very nicely entertained by Mrs. M. L. McKnight.She was attending the conference of Christian workers held by -Ludwig Waeagele has been sawing

out lumber for his father's new house which they intend to soon build. Last week his steam engine got stuck in a mud hole and it took about a day to get it out. He has a new threshing machine.

We Asker and wife to W. S. Thompson, we sat, 61, 25.
We C. Andess and wife to H. Dunigan, lot 1, block 2, Mound City ex.
J. F. Worley and wife by trustee to P. J. Sipes, Jr. 60th in sects 2 and 10, 59, 38.
Richard and wife to S. J. Schultz, e 39 feet 18 and 19, block 1, Corning Jno Donovan to Della Able, lot 7, block 16, Mailtand -A party of young men from Oregon

consisting of Wilmer Bond, Wm. Small wood, J. Pendegras and Harry Thums and E. B. Mathews, of Richville, spent a range thirty-eight, described in plantin's petition, as surveyed, by the United States Govern- American apples?—From the New York they reported a good time, more fun and swiming than hunting or fishing. -Last week Mrs J Hilsenbeel

yawned when she was lying down, and dislocated one side of her jaw. Dr. Hodgson, of Fillmore, put it back in unusual case, but more ant to happen if one yawns while lying down than while upright.

Announcement.

Corrected weekly by William Kaucher, Justice of the Peace, Oregon, Mo. PRECIPITATION MAXIMUM, MINIMUM, Fall 63.0 Trace 63.0

George Adolph cut the first wheat Sth, and stacked the first also or

64.0

67.0

1.40

Judge Anderson cut the first oats on the 26th; threshing was done live miles of the executive mansion. These will northeast of town on the 27th, and tim be called Tent Washington, Tent En- othy was cut by James Bucher on the deavor and Tent Williston, and will seat 27th. Blackberries were in on the 27th selling at 81, ets. The crop is good. The rainfall for June amounted to 252

Thursday afternoon there will be held normal which is 1.55 inches. Maximum about thirty denominational rallies. 15.96 inches in 1883;minimum 0.95 inches evening in the various churches, while 72.1°; the mean for 41 years is 72.6° The mean temperature for June was

-We are wearing a pair of suspen ors will then march to the capitol where ders at present that are the best we ex brief addresses will be delivered from er buttoned on. They are self-adjusta the steps of the seat of government. get there is not the slightest strain or ble, and no matter in what position you

iting Washington during this meeting against pulling off buttons; impossible should take the Burlington Route to St. to rip or give way, as they are made from St. Louis through to Washington They are handsome, easy as an old sho with rivets, buckles, rings and snaps. without change of cars. By this route and will wear as long as you want them dence by a sand bar forming in the river there by a sand bar forming in the river there by additions thereto by sand, dirt and sediment by additions thereto by sand, dirt and sediment by additions thereto by sand, dirt and sediment connection with the B & O which leaves M. Martin, of this city. Almost every St. Louis at 8:20 a. m., arriving at body around here wears them. Ask for Washington the following day. These D. M. Martin's suspenders and take no

It is Appointed-Once to Die. Sarah Ewing was born in Licking county Ohio, June 27, 1820. At the age of 21 she was mother of seven children-two died in infancy. three daughters and two sons still survive Came to Missouri in 1852. Lost her busband in 1858. Was again married to P. W. Shambaugh New Point and Forest City Christian in 1870. Died, June 21, 1886, aged three score

life of Sarah Shambaugh.

It was as Mrs. Shambaugh that the writer of this sketch was acquainted with the above, and we believe the world is a little better for her having passed through it. Mrs. S. had been a summer vacation at home. consistent church member for nearly 40 years.

forget, but "the sorrow for the dead," says Irving, "is the only sorrow from which we reloved, when he feels his heart, as it were erushed in the closing of its portal, would accept of consolation that must be bought by for soul. If it has its woes, it has likewise its defore, gone from her place on earth to her place in Heaven, gone from the valley of tears to the ount of joy. It is a grand and consoling idea. "Tis bard to part, when friends are dear;

Perhaps 'twill cost a sigh, a tear; Then steal away give little warning,

Bid me good morning.

Holt County Institute

I take pleasure in announcing the thirteentlession of the Holt County Institute, convening at Oregon, July 20, 1895, and continuing three

ous growth since its first session, each ecceding term manifesting increased educaower in the teaching force of our county. The last session, coming under the personal inspec-tion of State Superintendant Kirk, was prorounced by him second to none that he had visited. Last year 50 teachers of Holt became members of the Missouri State Reading Circle members of the Missouri State Reading Circle for teachers; over 150 school periodicals regn-larly came to the county to strengthen and ch-courage the teachers, also a very large list of professional books were added to the libraries. These facts show that our teachers are awake to the increasing responsibilities of the profes-sion and are earnestly striving to make them-selves truly worthy.

This year must achieve greater victories. Our professional grow h lifts es into higher piales. Our broader vision and keener observation make us more consciors of the great responsi-bilities which the st. te has conferred upon us. bilities which the st. Le has conterred upon—us.
Fellow teachers, let us lose no opportunity in
preparing ourselves to meet—these obligations
so that the state may safely recove—the fullest
confidence in the products of 1 s—schools. Our
institutes—are—the chief means of arousing and
encouraging a healthy—educational sentiment
throughout our county. They unity the work
of the county and also keep before us the latest
and best approved nedigogical literature. The and best approved pedagogical literature. children of the county are all worthy the l possible pedagogica¹ treatment. By united ef-forts we may benefit every district from the

The institute is for the county and not just for earts of it; hence the taxpayers and patro should see that every district has a conscio this year will surpass any other in genuine worth, I am,

Truly Yours,

County Commission.

REAL ESTATE MIMEOGRAPH

PUBLISHED WEEKLY BY W. H. RICHARDS,

OFFICE UP STAIRS IN THE MOORE BLOCK. Abstracter and Negotiator of Leans.

Transfers for the week ending, June WARRANTY DEEDS.
H J Forsyth and wife to I M Minton, w2

and he he and e2 uw 31, 61, 38...... W B Asher and wife to W 8 Thomps QUIT CLAIM DEEDS.
H Grace Everhart to D A Gelvin, aw nw

Notice to Hunters. Notice is hereby given to all hunters nd others, with dog or gun, found tresspassing on our prem will be prosecuted to the full extent of D. HARDMAN,

G. MEYER. E. CHRINTENSEN, HERSHNET BRO'S., H. ZACHMAN & SON, J. A. PRICE, RUFUS MEYER, C. L. KUNKEL

Poultry Wanted. I will buy poultry at Forest City every

week until further notice day in the week until fe will give prices each week.

Personal. -C. J. Hopper was an Oregon visitor last Sunday.

-Bert Neeley is here on a visit to nunerous friends -Kierie Bruner and family were in Oregon, Thursday last.

-Dr. S. W. Aiken was in Maryvillelast week on professional business. -Ulrich Burger was attending to business in St. Joseph, this work.

Miss Savilla Ruley has returned from her visit with Mound City friends. -Tom Van Natta, of St. Joseph, was ransacting business in Oregon, this

-George Wilson, of Clearmont, Mo., s visiting his aunt. Mrs. Leota Phil.

-Mrs. Sarah Wilson has returned from a visit with her son in Clearmont, this state.

-J. A. Oren, of New Point, was attending to business in Oregon, last Toursday

-Miss Ethel Hart, of Martland, is the guest of relatives in Fairbury and Lincoln, Neb.

Miss Kate McKnight is visiting with her uncle, Congressman Fenton, of Mansfield, Ohio.

-Harry Brewster and brother, of White Cloud, Kansas, were over to the circus (?) Monday. -Mrs. Hattie Alexander and children.

of Kansas, are the guests of her mother, Mrs. Anna Bennett. -Mrs. W. R. Hoffmann and son, Harold, of St. Joseph, are the guests of relatives in this city.

-Tom Fryman and wife Sundayed with his brother George who lives in the Woodville district. -Miss Lelia Noland enjoyed a visit

with her cousin, Mrs. Belle Dray, of Mound City, last week. -John F. Apgar is sojourning in Wyoming for his health. We hope he

will derive much benefit. -Rev. Charles Nicol and William and sixteen. Such is a brief synopsis of the Miller were entertained last week by

J. W. Maple and family. -Miss Minnie Murray has returned from Parkville college, and will pass the

Mrs. C. N. Dobyns, of Craig, was visiting in our city Wednesday with her cousin Mrs. Emma Dobyns.

-Mrs. Susie Whitham and her husoand, of Highland, Kansas, are visiting her parents, J. W. Maple and wife. -Joseph Noellsche, will visit his old

home in Germany. He leaves next week, and will be absent several weeks. -Mrs. Millican and Mrs. S. Meyer have returned from White Cloud, Kansas, where they were on a visit with

-Rey. J. M. Wright, of Mound City occupied the Presbyterian pulpit in this city Sunday last, and preached two excellent sermons.

-D. A Gelvin and E. L. Hart, of Martland, accompained by the "Twins," Lester and Tad, took in the sights of Chicago, last week. -T.T. Wilson, of the Tarkio Ava-

lanche, made us a pleasant call, last week. He was on his way home from a ousiness trip to St. Louis, -Mrs. L. S. Kaucher is visiting her

son, Lawrence, in St. Joe., this week. She was accompained by little Mise Esther Bruner, of New Point. -Prof. Maxwell, our progressive

county, superintendent of schools, has returned from Pertle Springe, where he attended the State Teachers association. -Mrs. Milo Williams and Misses Kate and Allie Ryan, of White Cloud, Kas., had the pleasure of entertaining their mother, Mrs. Jerry Ryan, last

-Mrs. Allie Kunz and children, Lillian and George, are in Lander, Wyoming, the guests of her brother, Jacob. They will remain during the aummer.

-Miss S. Hattie Robins, post graduate of New England Conservatory of Music, Boston, Mass, is spending vacation with her friend, Miss Delia Kunkel, of this city.

-- Caleb Goin has returned from Kan sas City, where he was in attendance at the funeral of his brother David, an ex-Union soldier who died in that city on the 27th ult. -Roscoe Hershberger, of Eskride,

Kas., is here on a visit to his numerou relatives. He is looking fine, and no fears are entertained that he will soon go into a decline. -Ed. B. Dobyns, operator at Salina, Kas., for the M. P. R. R., passed Sunday

in Oregon with his parents. This was

his first visit home in almost a year.

He is looking well, has a good job and is taking care of it. -Will Brodbeck of Sedan, Chautaujua county, Kansas, is at home and will remain until after July 4. He came up to Kansas City with two cars of cattle, and then came on home. He says

the field corn is in roasting ear down -Uncle Sam Shutts was up town last week, the first time for "many meons," and was looking hale and hearty, and as frieky as a colt. Uncle Sam is only 91 years old, and we do not pelieve he ever will get to be an old ... man he is just as boyish as he ever was. He was riding around town with another overgrown boy, Clark Proud, and the two make a pair that are hard to beat-Uncle Sam would sing and whistle and Clark would dance that famous "bear dence" of his.

-The match game of base ball at Forest City on the 4th between the home club and the Forbes team promses to be an interesting feature o day's festivities. The Forest team will occupy the following positions: Maguire, catcher; Petty, 3b; Dinsler, sa; Graves, 2b; Everson, 1b; Plummer, pitcher; Woolsey, If; Hahn, cf; Day, rf. Forbes will hold the following: Ellis, the Boars 2b, Worley cf; Slane, catcher; Ray, rf; Knoz, ee; Rankins, 3b; Glancey, lf; Sipes, extra. One of the pleasantest and most de-

One of the pleasantest and most de-lightful Children's day exercises of the season, was that of the Evangelical church of this city, which were held on Sunday last, and was greatly enjoyed by a large and appreciative audience. The program was of a high order and each participant entered into the work with a zeal and earnestness that gave much merit to their entire program. The altar was nicely decorated with potted

pitcher; Pullen, 1b: Bean, 2b;